EXHIBIT A

Schedule of Claims Subject to the Three Hundred Twenty-Ninth Omnibus Objection

Three Hundred and Twenty-Ninth Omnibus Objection Exhibit A - Claims to Be Disallowed

	NAME	DATE FILED	CASE NUMBER	DEBTOR	CLAIM#	ASSERTED CLAIM AMOUNT				
1	ACEVEDO LOPEZ, LUTGARDO CALLE PALOMA 5 MOCA, PR 00676	5/11/2018	17 BK 03566-LTS	Employees Retirement System of the Government of the Commonwealth of Puerto Rico	14707	\$ 30,454.50				
	Reason: Claimant asserts, in part, liability associated with one or more bonds issued by ERS that are duplicative of the Master Proof of Claim which was filed in the ERS Title III Case by the fiscal agent. Claimant also asserts, in part, liability based on an alleged ownership of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in exchange for the cancellation of the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims; Claimant also provides no basis for asserting GDB Bonds against ERS. Claimant also asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth or its instrumentalities. The claim thus seeks recovery for an amount for which the Commonwealth and its instrumentalities are not liable because the claimant is not a "creditor" of the Commonwealth or its instrumentalities and lacks standing to assert this derivative claim.									
2	AUGUSTO ENRIQUE CARBONELL AND EDUARDO A CARBONELL GARCIA PO BOX 367013 SAN JUAN, PR 00936	5/21/2018	17 BK 03283-LTS	Commonwealth of Puerto Rico	32605	\$ 80,000.00				
	Reason: Claimant asserts liability based on an alleged ownership of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in exchange for the cancellation of the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims.									
3	ESCUELA FEDERICO FROEBEL P.O BOX 250641 AGUADILLA, PR 00603	12/14/2017	17 BK 03283-LTS	Commonwealth of Puerto Rico	367	\$ 165,000.00				
	Reason: Claim purports to assert liability based on an alleged ownership of COFINA claims were (1) compromised and settled pursuant to the Settlement Order, and (2) r					s not liable because the				
4	FUENTES CABAN, MIGDALIA 5 PALOMA SEC LA SIERRA PUEBLO MOCA, PR 00676	5/11/2018	17 BK 03283-LTS	Commonwealth of Puerto Rico	14711	\$ 533,887.95				
	Reason: Claimant purports to assert, in part, liability associated with bond(s) issued by ERS, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also asserts, in part, liability based on an alleged ownership of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in exchange for the cancellation of the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims. Claimant also asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim.									
5	LUTGARDO ACEVEDO LOPEZ Y MIGDALIA FUENTES CABAN 5 CALLE PALOMA MOCA, PR 00676	5/11/2018	17 BK 03283-LTS	Commonwealth of Puerto Rico	14727	\$ 533,887.95				
	Reason: Claimant purports to assert, in part, liability associated with bond(s) issued by ERS, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also asserts, in part, liability based on an alleged ownership of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in exchange for the cancellation of the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims. Claimant also asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim.									
6	PORTILLA RODRIGUEZ, MARILU 6 CARRION CT APT 202	5/22/2018	17 BK 03283-LTS	Commonwealth of Puerto Rico	18599	\$ 272,899.84				

SAN JUAN, PR 00911-1291

Three Hundred and Twenty-Ninth Omnibus Objection Exhibit A - Claims to Be Disallowed

	NAME	DATE FILED	CASE NUMBER	DEBTOR	CLAIM#	AMOUNT				
	Reason: Claimant purports to assert, in part, liability associated with bond(s) issued by ERS, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also purports to assert, in part, liability associated with bond(s) issued by the Puerto Rico Public Buildings Authority which are duplicative of the master proof(s) of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also asserts, in part, liability based on an alleged ownership of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in exchange for the cancellation of the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims.									
7	SOTO DIAZ, VICTOR PO BOX 9508 CAROLINA, PR 00988-9508	5/29/2018	17 BK 03283-LTS Cor	nmonwealth of Puerto Rico	40414	\$ 100,000.00				
	Reason: Proof of claim seeks recovery for amounts for which the Commonwealth is not liable because it assert interests in note(s) for which bondholders have been receiving their payments in full, which do not constitute a debt of the Commonwealth, and which are associated with an entity, the Puerto Rico Aqueducts and Sewers Authority, that is not a Title III Debtor.									
					TOTAL	\$ 1,716,130.24				

ASSERTED CLAIM